pay to orders a any checky ray give as a discharge of portional. Get of portional cape of portional cape or contract (dete cancellation content) is not required to obtain credit and will not be provided unless you sigh below and agree to boy the exitat charge. If you choose to buy a gap contract, the charge is shown in item 40 or the filteratization of Amount Financiac, See your gap contract to citatals on the terms and conditions it provides. It is a part of the contract.

The contract of the contract is contract to the contract of the describe purpose)
to N/A for Prior Credit or Lease Balance \$
to COLONYAL NYSSAN (NC. DOC FEE N/A \$ 118.00 for N/A \$
tor SERVICE CONTRACT \$
for N/A \$ N/A 800.00 N/A N/A Term 75 Mine CNA NATIONAL
Name of Gap Contrac ROADVANTAGE Agreement of Politrinate: Sy signing below, you gave that, pursuant to the Adhitmate: Sy signing below, you gave that, pursuant to the Adhitmate for which not the reverse side of this contract, you or we may elect to resolve any signate by reverse, the many absolution and not a youth action. Some present to architecture of the contract you or we may elect to resolve any signate by reverse, the present the present that the present the present that the present the present the present that the present the present the present the present that the present that the present the present the present the present that the present the p N/A N/A \$ 2,283.15 (4) \$ 19,503.15(5) \$ 10,313.85 (6) \$ 29,817.00(7) Total Other Charges and Amounts Paid to Others on Your Behalf

5 Amount Financed (3 + 4)
6 Finance Charge
7 Total of Payments-Time Balance (5 + 6) If you do not meet your contract obligations, you may lose the vehicle.

OPTION: ☐ You pay no finance charge if the Amount Financed, item 5, is paid in full on or before N/A, Year N/A, SELLER'S INITIALS N/A

No COOLING OFF PERIOD

State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancell if if the selfer agrees or for legal cause, You cannot cancel this contract simply because you change your mind. This notice does not apply to home solicitation sales.

HOW THIS CONTRACT CAN BE CHANGED. This contract contains the selfer agrees or for legal cause, you cannot cancel this contract simply because your mind. This notice does not apply to home solicitation sales.

HOW THIS CONTRACT CAN BE CHANGED. This contract domains the selfer agreement between the contract of the contract have the investigation of the mind of the contract in the contract

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.

NOTICE TO BUYER, DO NOT SIGN THIS CONTRACT IN BLANK, YOU ARE ENTITLED TO AN EXACT COPY OF THE CONTRACT YOU SIGN, KEEP IT TO PROTECT YOUR LEGAL RIGHTS. ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECTTO ALL CLAIMS AND DEFENSES WHICH THE BUYER COULD ASSERT AGAINED FOR AND DEFENSES WHICH THE BUYER COULD ASSERT AGAINED FOR AND AND AND AND AND AND ASSERT AGAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE BUYER SHALL NOT EXCEED AMOUNTS PAID BY THE BUYER HEREUNDER.

Buyer Signs X Lux Lix Date 08/13/18 Co-Buyer Signs X Votu agree to the terms of this contract. You confirm that before you signed this contract, we gave it to you, and you were free to take it and review it. You acknowledge that you have read both sides of this contract, including the arbitration provision on the reverse side, before signing below. You confirm that you received a completely filled-in copy when you signed it.

Buyer Signs X Date N/2

On Buyer Signs X

Date N/2

On Buyer Signs X

Date N/2

Date N/2

Date N/2

Date On D

Oate Ø8/13/18 By X Other owner signs here X
Seller Signs COLONIAL NISSAN INC.

Seller assigns its interest in this contract to ALLY F	INANCIAL	(Assignee) under the terms of Seller's agreement(s) with Assignee.
Assigned with recourse	Assigned without recourse	Assigned with limited recourse
Soller COLONIAL NISSAN INC.		ETHANOS MOD
II ALS! FORM NO 552 DA ARR	- by	Title FINANCE WER

N/A

## Case 20-11810-amcfinance chiral and property and property of the control of the c

Percentage Rate on the Annual Percentage Rate of the Annual Percen

amounts due up to the date of your payment.

2. YOUR OTHER PROMISES TO US

a. If the vehicle is damaged, destroyed, or missing.
You agree to pay us all you owe under this contract
even if the vehicle is damaged, destroyed, or missing,
b. Using the vehicle. You agree not to remove the
vehicle from the U.S. of Canada, or to sell, rent, lease,
or transfer any interest in the vehicle or this contract
without our written permission. You agree not to
expose the vehicle to misuse, seizure, confiscation, or
involuntary transfer. If we pay any repair bills, storage
bills, taxes, fines, or charges on the vehicle, to the
extent permitted by law you agree to repay the amount
when we ask for it.
C. Security Interest.
You give us a accurity interest in:
All renors and all parts or goods put on it:
All money or goods received (proceeds) for the
vehicle:
All insurance maintenance service or other one

All money or goods received (proceeps) for use whice;
All insurance, maintenance, service, or other contracts we finance for you, and
All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.
This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest country interest to be placed on the title without our written permission.

(iien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

Insurance you must have on the vehicle.
You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our entire interest in the vehicle as well as yours, if you do not physical damage insurance, we will buy insurance that covers your interest and our interest in the vehicle to buy physical damage insurance, we will buy insurance that covers your interest and our interest in the vehicle. We will tell you the charge you must pay. The charge will be the premium of the insurance and a finance charge computed at the Annual Percentage Rate shown on the front of this contract or, at our option, the highest rate the law permits. If the vehicle is oits or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle, mainties, entered the vehicle of the veh

3. IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

- YOU PAY LATE OR BREAK YOUR OTHER PROMISES YOu may owe late charges, tow will pay a late charge or each late payment as shown on the front. The term rheavy commercial motor vehicle' means any new or used motor vehicle, excluding a recreational vehicle, which is (I) a truck or truck tractor having a manufacturer's gross vehicular weight of thirteen thousand (13,000) pounds or more, or (ii) a semitrailer or trailler designed for use in combination with a truck or truck tractor. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments!. If you pay late, we may also take the steps described below.
- velow.

  You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once. Default means:

oreas you purnisses (uelaul), we may dentain they come to means:

You do not pay any payment on time;

You do not pay any payment on time;

You give talse or misleading information on a credit application;

You shar a proceeding in bankruptcy or one is started against you or your property, or

You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Finance plus the earned and unpaid part of the Finance Charge, any late charges, and any anums due because you default and we have to go to court for recover the vehicle, you will pay the reasonable attorney's fees and court costs as the law permits. You will also pay any attorney's fees and court dosts and court costs a court awards us.

We may take the vehicle from you if we do so peacefully and the law allows it. If you rehicle has an electronic tracking device, you gree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will say with the vehicle, tany personal items are in the first of the payment of the personal items are in the first of the personal terms are in

the unpaid partrof he Amount Financed plus the property of the Finance Charge, an large charges, and any other amounts lawfully due

and charges, and any other amounts lawfully due under the contract (redeem). Your right to redeem ends when we sell the vehicle. We will tell you how much to pay to redeem.

If we repossess the vehicle, we may, at our option, allow you to get the vehicle back before we sell it by paying all past due payments, late charges, and any other amounts due because you defaulted (reinstate). We will tell you if you may reinstate and how much to pay if you may are in default for more than 15 days when we take the vehicle, the amount you must pay to redeem or reinstate will also include the expenses of taking he vehicle, holding it, and preparing it for sale. If we will sell the vehicle redeem, or at our option, reinstate, we will

the vehicle, noiding it, and preparing it for sale, we will self the vehicle it you do not get it back. If you do not get the vehicle it you do not get it back. If you do not get it because it was a self the vehicle. We will sand you a written notice of sale before selling the vehicle. We will sapply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it, as the law allows. Reasonable attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it in someone else. If money from the sale is not enough to pay the amount you owe, you may have to pay the restro us. If you do nay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate untill you pay.

pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we reprosesses the whole, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of uneamed charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is onliscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of uneamed charges to reduce what you owe.

them to obtain refunds of uneamed charges to reduce Mat you owe. Summary Notice Regarding Prepayment, Rebate of Finance Charge and Reinstatement: You may prepay all or part of the amount you owe under this contract without penalty. If you do so, you only have to pay the earned and unpaid part of the finance charge and all other amounts due up to the date of your payment. Uncerned finance charges will not be rebated under this contract because there will never be any unearned finance there will never be any unearned finance the vehicle, we may at our option, allow you to get the vehicle back before we sell it by paying all past due payments, late charges, and expenses (reinstate).

WARRANTIES SELLER DISCLAIMS

The following paragraph does not affect any warranties covering the vehicle that the vehicle manufacturer may provide. The following paragraph also does not apply at all if you bought the vehicle primarily for personal, family, or household use.

household use. Unless the Seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose.

pen ucusar purpose.

Leset Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

SERVICING AND COLLECTION CONTACTS

SERVICING AND COLLECTION CONTACTS
You agree that we may try to contact you in writing, by
e-mail, or using prerecorded/artificial voice messages, text
messages; and automatic telephone disling systems, as
the law allows. You also agree that we may try to contact
you in these and other ways at any address or telephone
number you provide us, even if the telephone number is a
cell phone number or the contact results in a charge to
you.

7. RIGHT TO RECEIVE STATEMENT OF ACCOUNT RIGHT TO RECEIVE STATEMENT OF ACCOUNT Upon your request, we will provide you a statement of account that shows information about your payment history including any charges and credits to your account. It will also show amounts that are due at the time of your request and information regarding future payments. We will provide you one statement of account at no cost. We may charge you our reasonable costs for any additional statements requested, as the law allows. Your right to receive a statement of account ends one year after termination of the contract.

8. ADDITIONAL RIGHTS

To you encounter a problem, you may have additional rights under the Unfair Trade Practices and Consumer Protection Law, which is enforced by the Pennsylvania Office of Attorney General, Bureau of Consumer Protection.

APPLICABLE LAW
 Federal law and the law of the state of the Seller's address shown on the front of this contract apply to this contract.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

ARBITRATION PROVISION
PLEASE REVIEW - IMPORTANT - AFFECTS YOUR LEGAL RIGHTS
EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT
OR BY JURY TRIAL

OR BY JURYTRIAL.
2. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS
MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR RAYY
CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.
3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER
RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

a. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY OT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, lort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitratibility of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (must high parties who do not sign this contract) shall, at your or our election, be resolved in a provision shall not apply to such claim or dispute in a dispute as to be arbitrated by a single arbitrator on an individual basis and provision shall not apply to such claim or dispute, any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and has a solvent of the provision of the provision shall not shall be activated. Arbitration Provision shall per approval. You may get a copy of the rules of an arbitration organization by contacting the organization to conduct the arbitrations shall be activated by a single morphism of the provision shall be activated by a single department of the provision shall be activated in the federal district when the substantial terms of the provision shall be activated in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the defeard district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator organizations or any and the applicable statute of limitations. The arbitration relation organization require to a provision shall be conducted in the federal district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hand the pro

## Colly Electronic Title Document

• ELT\*PA

Title #: 72492927 Title Type:

Issue Date : 00/00/0000 Lic/Tag/Control #:

VIN: JN8AS5MV8DW654575

Vehicle Info: 2013 NISS RGE

Brand code:

Odometer Reading: 0044659

Date: 00/00/0000

Status:

Owner information =

Owner Information: ROONAN, JUSTINA LOUISE

Co-Owner:

Third Owner:

Owner Address: 10830 PELLE CIRCLE

PHILADELPHIA, PA 19154

Lienholder information

Lienholder: ALLY FINANCIAL

PO Box 8122

Cockeysville, MD 21030

2nd Lienholder Name:

ELT Sent Date: 00/00/0000

Lien Type:

Owner Driver License #:

PDP Doc Ref: 50000101454 / 00155 06/02/2020 09:11:10

Account Search

Return to Account